Attorney	's Docket No.:	42P16	161	_				Pater
In re the	Application of	<u>Tatya</u>	na N. Andryus	hchenko et al.				
Annlicati	ion No.:10/	602 488			(inventor(s))		
Filed:	June 23, 2003			u u				
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For: $\underline{\Gamma}$	DAMASCENE	FABRIC.	ATION WITH	ELECTROCE (title)		LAYEK KEIM	JVAL	
	p Non-Fee Am		·ma	,				
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	ria, Virginia 22	2313-1450	0					
SIR: Tra	insmitted herev	vith is An	nendment A for	r the above-refe	erenced app	lication.		
	Applicant cl	aims smal	ll entity status.					
XX	No additiona	il fee is re	equired.					
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	(Col. 1)	_	(Col. 2)	(Col. 3)	SMAL	L ENTITY	SMAL	L ENTITY
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			Paid For	Extra	Rate	Fee	Rate	Fee
	After Amd.				770	_	7740	\$ 0
Total Claims	* 30	Minus	** 33	0	X9	\$	X18	\$ 0
	* 30	Minus	*** 3	0	X9 X43		X18 X86	
Claims Indep.	* 30 * 3 First Prese	Minus	*** 3			\$		
Claims Indep. Claims	* 30	Minus ntation o Claim(s)	*** 3	0	X43	\$ \$	X86	\$ 0 \$
Claims Indep. Claims * If	* 30 * 3 First Prese Dependent the entry in Conite "0" in Col.	Minus ntation o Claim(s) 1. 1 is less 3.	*** 3 f Multiple s than the entry	0 In Col. 2,	X43 +145	\$	X86	\$ 0
Claims Indep. Claims * If wr ** If	* 30 * 3 First Prese Dependent the entry in Co- ite "0" in Col. the "Highest N	Minus ntation o Claim(s) 1. 1 is less 3. o. Previous	*** 3 f Multiple s than the entry usly Paid For"	In Col. 2,	X43 +145 Total	\$ \$	X86 +290 Total	\$ 0 \$
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Claims Indep. Claims * If wr ** If SP *** If	* 30 * 3 First Prese Dependent the entry in Col. the "Highest NPACE is less the "Highest N"	Minus ntation of Claim(s) 1. 1 is less 3. o. Previous an 20, wro. Previous thest No. H	*** 3 If Multiple Is than the entry usly Paid For" ite "20" in this usly Paid For" Previously Paid	In Col. 2, IN THIS space. IN THIS SPACE IN THIS SPACE IN THIS SPACE IF TOTAL OF THE SPACE IN THIS SP	X43 +145 Total Add. Fee CE is less the Independent	\$ \$ san 3, write "3'nt) is the higher	X86 +290 Total Add. Fee " in this est number	\$ 0 \$
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Yuko Tanaka Name of Person Mailing Correspondence

Signature

- 1 - (09/30/03)

March 11, 2004

Date

A check in the amount of \$ is attached for presentation of additional claim(s). Applicant(s) hereby Petition(s) for an Extension of Time of month(s) pursuant to 37 C.F.R. § 1.136(a). A check for \$ is attached for processing fees under 37 C.F.R. § 1.17. Please charge my Deposit Account No. 02-2666 the amount of \$ A duplicate copy of this sheet is enclosed. The Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 02-2666 (a duplicate copy of this sheet is enclosed): Any additional filing fees required under 37 C.F.R. § 1.16 for presentation of extra claims Any extension or petition fees under 37 C.F.R. § 1.17.
BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP
3-17-04 Todd M. Becker Reg. No. 43,487

Thereby certify that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage in an envelope addressed to Mail Stop Non-Fee Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

March 17, 2004

Yuko Tanaka

G. Tonton

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner:

Art Unit:

Lynne A. Gurley

2812

Applicants:

Date Mailed

Tatyana N. Andryushchenko et al.

Name

Serial No.:

10/602,488

Filed:

June 23, 2003

For:

DAMASCENE FABRICATION

WITH ELECTROCHEMICAL

LAYER REMOVAL

Docket No.:

42P16161

Mail Stop Non-Fee Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT A (37 C.F.R. § 1.111)

Sir:

This amendment is submitted in response to the Office Action mailed December 18, 2003, for the above-noted patent application. A substitute set of drawings is enclosed herewith.

Applicants respectfully request that the Examiner do the following with this amendment:

- 1. Please enter the amendments to the specification, if any, in section I below.
- 2. Please enter the amendments to the claims, if any, in section II below.
- 3. Please consider the specification amendments in section I and the claims listed in section II in view of the remarks in section III.